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IT IS HEREBY STIPULATED AND AGREED, by and between Daniel G. Bogden, United States Attorney, and Christina M. Brown, Assistant United States Attorney, counsel for the United States of America, and Rene L. Valladares, Federal Public Defender, and BRENDA WEKSLER, Assistant Federal Public Defender, counsel for JULIO DE ARMAS DIAZ, OSVALDO E. FUMO, counsel for ALEXIS TORRES SIMON, and KATHLEEN BLISS, counsel for ALEXANDER DEL VALLE GARCIA, that the sentencing currently set for February 18, 2015 be continued to a date and time convenient to the court, however no sooner than seven (7) days

This Stipulation is entered into for the following reasons:

- 1. The clients are in custody but do not oppose the continuance.
- 2. Counsel for Julio De Armas Diaz, will not be in the jurisdiction on the currently set date. Counsel for De Armas recently filed an additional pleading in regards to the proper guideline applications. In light of this, additional time is requested for all parties to prepare for sentencing.
- 3. Additionally, denial of this request for continuance could result in a miscarriage of justice. The additional time requested by this Stipulation is excludable in computing the time within

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1	which the trial herein must commence pursuant to the Speedy Trial Act, Title 18, United States §				
2	3161(h)(7)(A), considering the factors under Title 18, United States Code §§ 3161(h)(7)(B)(i) and				
3	3161(h)(7)(B)(ii).				
4	4. This is the Sixth stipulation to continue sentencing filed herein.				
5	DATED February 11, 2015				
6					
7	RENE L. VALLADARES Federal Public Defender			DANIEL G. BOGDEN United States Attorney	
8					
9	BRENDA WEKSLER,		CHRIST	ristina M. Brown TNA M. BROWN,	
10			Assistar	t United States Attorney for the Plaintiff	
11					
12					
13	OSVALDO E. FUMO, ESQ.	<u> </u>	By: <u>/s/ Ka</u> KATHLI	EEN BLISS,	
1415	Counsel for Alexis Torres S	non		el Attorney for Alexander Del Valle	
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